110TH CONGRESS 1ST SESSION

H. R. 2116

To amend the Internal Revenue Code of 1986 to provide incentives to encourage investment in the expansion of freight rail infrastructure capacity and to enhance modal tax equity.

IN THE HOUSE OF REPRESENTATIVES

May 2, 2007

Mr. Meek of Florida (for himself and Mr. Cantor) introduced the following bill; which was referred to the Committee on Ways and Means

A BILL

- To amend the Internal Revenue Code of 1986 to provide incentives to encourage investment in the expansion of freight rail infrastructure capacity and to enhance modal tax equity.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE.
 - 4 This Act may be cited as the "Freight Rail Infra-
 - 5 structure Capacity Expansion Act of 2007".

1	SEC. 2. CREDIT FOR FREIGHT RAIL INFRASTRUCTURE CA-
2	PACITY EXPANSION PROPERTY.
3	(a) In General.—Subpart D of part IV of sub-
4	chapter A of chapter 1 of subtitle A of the Internal Rev-
5	enue Code of 1986 (relating to business-related credits)
6	is amended by adding at the end the following new section:
7	"SEC. 450. FREIGHT RAIL CAPACITY EXPANSION CREDIT.
8	"(a) General Rule.—For purposes of section 38,
9	the freight rail capacity expansion credit determined under
10	this section for the taxable year is an amount equal to
11	25 percent of the cost of the following property placed in
12	service during the taxable year:
13	"(1) New qualified freight rail infrastructure
14	property.
15	"(2) Qualified locomotive property.
16	"(b) New Qualified Freight Rail Infrastruc-
17	TURE PROPERTY.—For purposes of this section—
18	"(1) IN GENERAL.—The term 'new qualified
19	freight rail infrastructure property' means qualified
20	freight rail infrastructure property—
21	"(A) the construction, erection, or eligible
22	bridge or tunnel replacement or expansion (pur-
23	suant to paragraph (2)) which is completed by
24	the taxpayer after the date of enactment of this
25	section, or

1	"(B) which is acquired by the taxpayer
2	after such date, but only if the original use of
3	such property commences with the taxpayer.
4	"(2) Exception for property replacing
5	PROPERTY AT EXISTING LOCATION.—The term 'new
6	qualified freight rail infrastructure property' does
7	not include property which is replacing existing
8	qualified freight rail infrastructure property if the
9	replacement property is located at the site of the ex-
10	isting property. The preceding sentence shall not
11	apply to the replacement or expansion of a bridge or
12	tunnel to allow for additional clearance, track, or
13	other capacity enhancement where such clearance,
14	track, or other capacity enhancement did not pre-
15	viously exist.
16	"(3) Qualified freight rail infrastruc-
17	TURE PROPERTY.—
18	"(A) IN GENERAL.—The term 'qualified
19	freight rail infrastructure property' means
20	property used in the movement of freight by
21	rail—
22	"(i) the cost of which is chargeable to
23	capital account (determined without regard
24	to section 179F), and
25	"(ii) which constitutes—

1	"(I) railroad grading or tunnel
2	bore (as defined in section 168(e)(4)),
3	"(II) tunnels or subways,
4	"(III) track, including ties, rails,
5	ballast, or other track material,
6	"(IV) bridges, trestles, culverts,
7	or other elevated or submerged struc-
8	tures,
9	"(V) terminals, yards, roadway
10	buildings, fuel stations, or railroad
11	wharves or docks, including fixtures
12	attached thereto, and equipment used
13	exclusively therein,
14	"(VI) railroad signal, commu-
15	nication, or other operating systems,
16	including components of such systems
17	that must be installed on locomotives
18	or other rolling stock, or
19	"(VII) intermodal transfer or
20	transload facilities or terminals, in-
21	cluding fixtures attached thereto, and
22	equipment used exclusively therein.
23	"(B) Exclusions.—The term 'qualified
24	freight rail infrastructure property' shall not in-
25	clude—

1	"(i) land,
2	"(ii) rolling stock, including loco-
3	motives, or
4	"(iii) property used predominantly
5	outside the United States, except that this
6	subparagraph shall not apply to any prop-
7	erty described in section $168(g)(4)$.
8	"(c) Qualified Locomotive Property.—
9	"(1) In general.—For purposes of this sec-
10	tion, the term 'qualified locomotive property' means
11	a locomotive which—
12	"(A) is acquired by the taxpayer after the
13	date of enactment of this section, but only if
14	the original use of such property commences
15	with the taxpayer,
16	"(B) is owned by, or leased to, a taxpayer
17	which meets the capacity expansion requirement
18	of paragraph (2) for the taxable year in which
19	the locomotive is placed in service, and
20	"(C) meets the Environmental Protection
21	Agency's emission standards for locomotives
22	and locomotive engines as in effect on Decem-
23	ber 31, 2006.
24	"(2) Capacity expansion requirement.—A
25	taxpaver meets the requirements of this paragraph

1 with respect to any locomotive only if, on the last 2 day of the taxable year in which such locomotive is 3 placed in service, the total horsepower of all loco-4 motives owned by, or leased to, the taxpayer exceeds 5 the total horsepower of all locomotives owned by, or 6 leased to, the taxpayer on the last day of the preceding taxable year. A determination under this 7 8 paragraph shall be made pursuant to such reports as 9 the Secretary, in consultation with the Surface 10 Transportation Board, may prescribe.

- "(3) SPECIAL RULE FOR THE LEASING OF LO-COMOTIVES.—In the case of the leasing of locomotives, total horsepower under paragraph (2) shall be determined with respect to all locomotives owned by, or leased to, the lessee.
- "(d) OTHER DEFINITIONS AND SPECIAL RULES.—
 "(1) DEFINITIONS.—For purposes of this sec-

"(A) Railroad signal, communication, or other operoraliroad signal, communication, or other operating system' means an appliance, method, device, or system (including hardware and software) which is used to operate a railroad or to improve safety or capacity of railroad oper-

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ations, including a signal, an interlocker, an automatic train stop, or a train control or cabsignal device.

- "(B) INTERMODAL TRANSFER OR
 TRANSLOAD FACILITY OR TERMINAL.—The
 term 'intermodal transfer or transload facility
 or terminal' means a facility or terminal primarily utilized in the transfer of freight between rail and any other mode of transportation.
- "(2) COORDINATION WITH OTHER CREDITS.—
 The cost of any property taken into account in determining the credit under this section may not be taken into account in determining a credit under any other provision of this title.
- "(3) Basis adjustment.—If a credit is determined under this section with respect to the cost of any qualified freight rail infrastructure property or qualified locomotive property, the basis of such property shall be reduced by the amount of the credit so determined.
- "(4) Sale-leasebacks.—If qualified freight rail infrastructure property or qualified locomotive property is—

1 "(A) originally placed in service by a per-2 son after the date of enactment of this section, 3 and

"(B) sold and leased back by such person within 3 months after the property is originally placed in service (or, in the case of multiple units of property subject to the same lease, within 3 months after the date the final unit is placed in service, so long as the period between the time the first unit is placed in service and the time the last unit is placed in service does not exceed 12 months),

such property shall be treated as originally placed in service not earlier than the date on which such property is used under the lease referred to in subparagraph (B).

"(5) Recapture.—The benefit of any credit allowable under subsection (a) shall, under regulations prescribed by the Secretary, be recaptured with respect to any qualified locomotive property that is sold or otherwise disposed of by the taxpayer during the 5-year period beginning on the date on which such property is originally placed in service. The preceding sentence shall not apply to locomotive

- 1 property that is sold by and subsequently leased
- 2 back to the taxpayer.
- 3 "(e) Termination.—This section shall not apply to
- 4 any property placed in service after December 31, 2012.".
- 5 (b) Credit Allowed as Business Credit.—Sec-
- 6 tion 38(b) of the Internal Revenue Code of 1986 (relating
- 7 to current year business credit) is amended by striking
- 8 "plus" at the end of paragraph (30), by striking the period
- 9 at the end of paragraph (31) and inserting ", plus", and
- 10 by adding at the end the following new paragraph:
- 11 "(32) the freight rail capacity expansion credit
- determined under section 450.".
- 13 (c) Coordination With Section 55.—Section
- 14 38(c)(4)(B) of the Internal Revenue Code of 1986 is
- 15 amended by striking "and" at the end of clause (i), by
- 16 striking the period at the end of clause (ii)(II) and insert-
- 17 ing ", and", and by adding at the end the following new
- 18 clause:
- 19 "(iii) for taxable years beginning after
- the date of the enactment of this clause,
- the credit determined under section 45O.".
- 22 (d) Clerical Amendment.—The table of sections
- 23 for subpart D of part IV of subchapter A of chapter 1
- 24 of the Internal Revenue Code of 1986 is amended by in-

1	serting after the item relating to section 45N the following
2	new item:
	"Sec. 450. Freight rail capacity expansion credit.".
3	SEC. 3. EXPENSING OF FREIGHT RAIL INFRASTRUCTURE
4	PROPERTY.
5	(a) In General.—Part VI of subchapter B of chap-
6	ter 1 of subtitle A of the Internal Revenue Code of 1986
7	(relating to itemized deductions for individuals and cor-
8	porations) is amended by inserting after section 179E the
9	following new section:
10	"SEC. 179F. ELECTION TO EXPENSE QUALIFIED FREIGHT
11	RAIL INFRASTRUCTURE PROPERTY.
12	"(a) Allowance of Deduction.—
13	"(1) In general.—A taxpayer may elect to
14	treat any amount paid or incurred for the acquisi-
15	tion, construction, or erection of qualified freight rail
16	infrastructure property (as defined in section
17	45O(b)(3)) as an amount not chargeable to capital
18	account. Any amount so treated shall be allowed as
19	a deduction for the taxable year in which such prop-
20	erty was placed in service.
21	"(2) COORDINATION WITH CREDIT.—The
22	amount to which the election under paragraph (1)
23	applies with respect to any property shall be reduced
24	by an amount equal to the amount of any reduction

in the basis of the property under section 45O(d)(3).

- 1 "(b) Election.—An election under subsection (a)
- 2 shall be made, with respect to each class of property for
- 3 each taxable year, at such time and in such manner as
- 4 the Secretary may prescribe by regulation. If a taxpayer
- 5 makes such an election with respect to any class of prop-
- 6 erty for any taxable year, the election shall apply to all
- 7 qualified freight rail infrastructure property in such class
- 8 placed in service during such taxable year. An election
- 9 under this section shall not affect the character of any
- 10 property for the purposes of section 45O.
- 11 "(c) Deduction Allowed in Computing Minimum
- 12 Tax.—For purposes of determining alternative minimum
- 13 taxable income under section 55, the deduction under sub-
- 14 section (a) for qualified freight rail infrastructure property
- 15 shall be determined under this section without regard to
- 16 any adjustment under section 56.
- 17 "(d) TERMINATION.—This section shall not apply to
- 18 any property placed in service after December 31, 2012.".
- 19 (b) DEDUCTION FOR CAPITAL EXPENDITURES.—
- 20 Section 263(a)(1) of the Internal Revenue Code of 1986
- 21 (relating to capital expenditures) is amended by striking
- 22 "or" at the end of subparagraph (K), by striking the pe-
- 23 riod at the end of paragraph (L) and inserting ", or",
- 24 and by adding at the end the following new subparagraph:

1	"(M) expenditures for which a deduction is
2	allowed under section 179F.".
3	(c) Technical and Clerical Amendments.—
4	(1) Section 312(k)(3)(B) of the Internal Rev-
5	enue Code of 1986 is amended by striking "or
6	179E" each place it appears in the text or heading
7	thereof and inserting "179E, or 179F".
8	(2) Paragraphs (2)(C) and (3)(C) of section
9	1245(a) of such Code are each amended by inserting
10	"179F," after "179E,".
11	(3) The table of sections for part VI of sub-
12	chapter B of chapter 1 of subtitle A of such Code
13	is amended by inserting after the item relating to
14	section 179E the following new item:
	"Sec. 179F. Election to expense qualified freight rail infrastructure property.".
15	SEC. 4. EFFECTIVE DATE.
16	The amendments made by sections 2 and 3 shall
17	apply to property placed in service after December 31,
18	2007.

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